ANDRÉ BIROTTE JR. 1 United States Attorney ROBERT E. DUGDALE 2 Assistant United States Attorney Chief, Criminal Division 3 CENTRAL DISTRICT OF RYAN H. WEINSTEIN (Cal. Bar No. 240405) Assistant United States Attorney General Crimes Section 1200 United States Courthouse 5 312 North Spring Street Los Angeles, California 90012 6 Telephone: (213) 894-8957 Facsimile: (213) 894-0141 7 ryan.weinstein@usdoj.gov E-mail: 8 Attorneys for Plaintiff UNITED STATES OF AMERICA 9 10 UNITED STATES DISTRICT COURT 11 FOR THE CENTRAL DISTRICT OF CALIFORNIA 12 UNITED STATES OF AMERICA, No. CR 13 GOVERNMENT'S NOTICE OF REQUEST Plaintiff, FOR DETENTION 14 v. 15 LASHAWN ANDREA LYNCH, 16 Defendant. 17 Plaintiff, United States of America, by and through its counsel 18 of record, hereby requests detention of defendant and gives notice 19 of the following material factors: 20 Temporary 10-day Detention Requested (§ 3142(d)) on the 21 1. 22 following grounds: a. present offense committed while defendant was on 23 release pending (felony trial), (sentencing), 24 (appeal), or on (probation) (parole); or 25 26 27 28

1	b. defendant is an alien not lawfully admitted for
2	permanent residence; and
3	c. defendant may flee; or
4	d. pose a danger to another or the community.
5	X 2. Pretrial Detention Requested (§ 3142(e)) because no
6	condition or combination of conditions will reasonably
7	assure:
8	\underline{x} a. the appearance of the defendant as required;
9	\underline{x} b. safety of any other person and the community.
10	3. Detention Requested Pending Supervised Release/Probation
11	Revocation Hearing (Rules 32.1(a)(6), 46(d), and 18 U.S.C.
12	§ 3143(a)):
13	a. defendant cannot establish by clear and convincing
14	evidence that he/she will not pose a danger to any
15	other person or to the community;
16	b. defendant cannot establish by clear and convincing
17	evidence that he/she will not flee.
18	4. Presumptions Applicable to Pretrial Detention (18 U.S.C.
19	§ 3142(e)):
20	a. Title 21 or Maritime Drug Law Enforcement Act
21	("MDLEA") (46 U.S.C. App. 1901 et seq.) offense with
22	10-year or greater maximum penalty (presumption of
23	danger to community and flight risk);
24	b. offense under 18 U.S.C. §§ 924(c), 956(a), 2332b, or
25	2332b(g)(5)(B) with 10-year or greater maximum
26	penalty (presumption of danger to community and
27	flight risk);
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d. any felony if defendant has two or more convictions 1 for a crime set forth in a-c above or for an offense 2 under state or local law that would qualify under a, 3 b, or c if federal jurisdiction were present, or a 4 combination or such offenses; 5 e. any felony not otherwise a crime of violence that 6 involves a minor victim or the possession or use of a 7 firearm or destructive device (as defined in 18 8 U.S.C. § 921), or any other dangerous weapon, or 9 involves a failure to register under 18 U.S.C. 10 § 2250; 11 f. serious risk defendant will flee; X 12 q. serious risk defendant will (obstruct or attempt to 13 obstruct justice) or (threaten, injure, or intimidate 14 prospective witness or juror, or attempt to do so). 15 6. Government requests continuance of days for 16 detention hearing under § 3142(f) and based upon the 17 following reason(s): 18 19 20 21 22 // 23 24 // 161 - 4 Feb. // 25 // 26 11 27 // 28

7. Good cause for continuance in excess of three days exists in that: Dated: January 30, 2014 Respectfully submitted, ANDRÉ BIROTTE JR. United States Attorney ROBERT E. DUGDALE Assistant United States Attorney Chief, Criminal Division Assistant United States Attorney Attorneys for Plaintiff UNITED STATES OF AMERICA